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APPLICATION NO	).	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/797,422	10/797,422 03/10/2004		John Frederick Ackerman	122802-3	4370
49305	7590	08/05/2005		EXAMINER	
JAGTIAN		ΓAG ACY LANE	TUROCY, DAVID P		
FAIRFAX				ART UNIT	PAPER NUMBER
				1762	
				DATE MAILED: 08/05/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/797,422	ACKERMAN ET AL.				
Office Action Summary	Examiner	Art Unit				
	David Turocy	1762				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM						
THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a replication of the period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be to within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDON	imely filed  ys will be considered timely.  n the mailing date of this communication.  ED (35 U.S.C. & 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>23 Ju</u>	une 2005.					
	action is non-final.					
3) Since this application is in condition for allowa	3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>17-30 and 32-38</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>17-30 and 32-38</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9) ☐ The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Ex	caminer. Note the attached Offic	e Action or form PTO-152.				
Priority under 35 U.S.C. § 119	,					
12)☐ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage •						
application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
See the attached detailed Office action for a list	of the certified copies flot receiv	cu.				
		•				
Attachment(s)						
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summar Paper No(s)/Mail [					
Notice of Draftsperson's Patent Drawing Review (PTO-948)     Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)     Paper No(s)/Mail Date 6/23/05.		Patent Application (PTO-152)				
U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Office Ad	ction Summary F	Part of Paper No./Mail Date 20050803				

Part of Paper No./Mail Date 20050803

Art Unit: 1762

## **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 6/23/2005 has been entered.

# Response to Amendment

2. The applicant's amendments, filed 6/23/2005, have been fully considered and reviewed by the examiner. The examiner notes the cancellation of claim 32 and the addition of new claims 32-38. Claims 17-30 and 32-38 remain pending.

# Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 17-25, 27-30, 32-35 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent 5324544 by Spence et al. ("Spence") in view of US Patent 5871820 by Hasz et al. ("Hasz").

Claims 17-18, 23, 32, and 35: Spence teaches of a method for protecting a metal gas turbine component, in an assembled state, from environmental contaminants using an alumina-silica coating (abstract). Spence discloses application of the mixed oxide coating to various substrates, including ceramics and metal alloys (Column 4, lines 27-42). Spence discloses providing an alumina precursor that will yield an aluminum oxide upon deposition to a substrate and a subsequent heat treatment from 1200 °F to 1500°F for complete curing of the coating (Column 4, lines 23-26, Claim 12).

Claims 19-22 and 33-34: Spence discloses using organo-metallic compounds, such as aluminum alkoxides, for example aluminum sec-butoxides, ethoxides, and methoxides (Column 5, lines 11-17). Spence discloses using a sol comprising 78.3 parts methyl alcohol, 4.4 parts silica sol, and 17.3 parts aluminum sec-butoxide (Column 8 line 69 – Column 9 line 2). Spence discloses immersing a substrate in a sol and then firing for 5 hours at 1112 °F (Column 8, lines 58-64).

Claims 27-28 and 37: Spence discloses using an aqueous compositing including a solution of water and an organic solvent, such as organic alcohols, aldehydes, and ketones (Column 5, lines 21-29).

Application/Control Number: 10/797,422

Art Unit: 1762

Spence fails to teach protecting a thermal barrier coating comprising a nonalumina ceramic layer and a bond coat layer.

Hasz, teaching of a method for protecting a thermal barrier coating from environmental contaminants, discloses providing a metal substrate with a thermal barrier coating consisting a ceramic layer, frequently yttria-stabalized zirconia, on a bond coat (Abstract, Column 1, lines 19-56). Hasz further teaches a protective layer is needed on thermal barrier coatings because they are susceptible to various modes of damage from environmental contaminants (Column 1, lines 45-56). Hasz discloses using a dense impermeable barrier comprising metal oxides such as alumina (Column 2, lines 28-31, Column 3, lines 46-50). Hasz discloses depositing the impermeable barrier by coating methods known in the art such as sol-gel, sputtering, air plasma spray, etc. (Column 4, lines 25-30).

Therefore, it would have been obvious to one skilled in the art at the time of the invention to modify Spence to use the protective coating on a thermal barrier coating suggested by Hasz to provide a desirable protection from environmental contaminants because Spence teaches applying an alumina/silicon coating protects various substrates, including ceramic, from contaminants and Hasz teaches thermal barrier coatings, with outer layers of ceramic, benefit from a contaminant protective coating.

Claims 24 and 25: Spence in view of Hasz fails to disclose heating the aluminum alkoxide to a temperature or 1200 to 1500°F for at least 4 hours. However, Spence discloses immersing a substrate in a sol and then firing for 5 hours at 1112 °F (Column

8, lines 58-64). Spence also discloses a heat treatment from 1200 °F to 1500°F for complete curing of the coating (Claim 12). Therefore it is the examiners position that the length of time for a heat treatment is a result effective variable, as not enough time would not provide properly cure the coating providing the desired protective properties and too much time would not off additional benefits of more protection against environmental contaminants.

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to determine the optimal heat treatment time, in the process of Spence in view of Hasz, through routine experimentation, to provide the desired protective layer on a thermal barrier coating. It is well settled that determination of optimum values of these process parameters is within the skill of one practicing in the art. See *In re Boesch*, 205 USPQ 215 (CCPA 1980).

Claims 29 and 30: Spence in view of Hasz fails to disclose treating the outer layer for a period of time from 1 to 5 minutes. However, Hasz discloses the importance of determining the appropriate coating thickness, where thick and thin coatings are possible (Column 4, lines 25-36). Therefore it is the examiners position that the length of treatment is a result effective variable, as not enough time would provide a less than desired coating thickness resulting in poor protective properties and too much time would provide a coating thickness which does not offer additional benefit of more protection.

Art Unit: 1762

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to determine the optimal treatment time, in the process of Spence in view of Hasz, through routine experimentation, to provide the desired protective coating thickness onto the thermal barrier coating. It is well settled that determination of optimum values of these process parameters is within the skill of one practicing in the art. See *In re Boesch*, 205 USPQ 215 (CCPA 1980).

5. Claims 26 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent 5324544 by Spence et al. ("Spence") in view of US Patent 5871820 by Hasz et al. ("Hasz") and further in view of Ceramics and Glasses.

Spence in view of Hasz teach all the limitations of this claim, except they fail to explicitly disclose thermally converting the aluminum alkoxide to alpha alumina.

However, Ceramics and Glasses, discloses  $Al_2O_3$ , also known as alumina, is produced by heating hydrates of alumina through transitional structures to its final form, where all the transitional structures are transformed irreversibly to  $\alpha$ -  $Al_2O_3$ , the only stable form at high temperatures (Page 752).

Therefore, it is the examiners position that the thermal treatment of Spence in view of Hasz inherently converts the aluminum alkoxide to an alpha alumina because it is disclosed by Ceramics and Glasses that alpha alumina results from thermal treatment of all aluminum hydrates.

The prior art and the present claims, reflected by claim 26, teach all the same process steps and thus the results obtained by applicants process must necessarily be

the same as those obtained by the prior art. Therefore by thermally converting the aluminum alkoxide to alpha alumina, it must necessarily result in finely divided alpha alumina. Either 1) the applicant and the prior art have different definitions for an alpha alumina thermally converted from aluminum alkoxide, or 2) the applicant is using other process steps or parameters that are not shown in the claims.

6. Claims 32 and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent 6274193 by Rigney et al. ("Rigney") in view of US Patent 5324544 by Spence et al. ("Spence") in view of US Patent 5871820 by Hasz et al. ("Hasz").

However, Rigney teaching repairing a damaged turbine component, discloses removal of the entire thermal barrier coating, repairing the metal component at the discrete location of the damage and finally reapplying the thermal barrier coating to the outside of the refurbished turbine component (abstract).

Rigney fails to teach of applying an alumina coating to protect the component against environmental contaminants.

Spence in view of Hasz are applied here for the same reasons as applied to claim 32 above.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Rigney to apply the protective coating to the thermal barrier coating of a refurbished turbine component as suggested by Spence in view of Hasz to provide a desirable protection of a thermal barrier coating for a turbine component because Spence in view of Hasz discloses a protective coating applied to a

Application/Control Number: 10/797,422

Art Unit: 1762

Page 8

thermal barrier coating is known in the art to provide protection against contamination and therefore would reasonably be expected to effectively provide a refurbished turbine component with a outer thermal barrier coating with protection against contaminants.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David Turocy whose telephone number is (571) 272-2940. The examiner can normally be reached on Monday-Friday 8:30-6:00, No 2nd Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Timothy Meeks can be reached on (571) 272-1423. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David Turocy AU 1762

TIMOTHY MEEKS
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